FOR UTILITY/DESIGN CIP/PCT NATIONAL/PLAN ORIGINAL/SUBSTITUTE/SUPPLE NTAL

RULE 63 (37 C.F. 1.63) MAR 2 6 2001 DECLARATION AND POVE OF ATTORNEY FOR PATENT APPLICATION

PM & S **FORM**

	ECLARA			^ ·	LE UNITED							
As a below name	ed invento	r. I hereby	declare	HE LIBORITE ME	nce, post office	e add	ress and citize	enship are	e as state	ed below nex	t to my name, a	nd I
believe I am the	original, fil	rst and sol	e invento	or (if only one	name is listed	below	/) or an origina	ıl, first and	d joint in	ventor (if plu	ral names are lis	ted
below) of the sub	ject matte	er which is	claimed	and for which	a patent is so	ught c	on the <u>INVENT</u>	<u>ION ENT</u>	<u>ITLED</u>			
CONTROL OF A	CCESS C	ONTROL	LISTS B	ASED ON SC	OCIAL NETWO	RKS						
				K applicable	BOX(ES))							
		hed hereto										
BOX(ES) →	B. 🛛 wa	as filed on		ember 28, 200			S. Application	No. <u>0</u>	9/750,53		· · · · · · · · · · · · · · · · · · ·	
					Application	No.	PC1/		°	on		
and (if applicable	to U.S. o	<u>r PCT app</u>	lication)	was amended	on	- 4	-16:4: !1	1: the ele		mandad bu an		read to
I hereby state that I above. I acknowled	I have revie	wed and un	derstand t	ne contents of	me to be materia	ea spe	ecification, includatentalist	ing the Cia	CFR 1	56 Except as	noted below. I her	eby claim
foreign priority bene	efits under 3	35 U.S.C. 1	19(a)-(d) o	r 365(b) of anv	foreign application	on(s) fo	or patent or inve	ntor's certi	ficate, or 3	365(a) of any F	PCT International	
Application which d	lesignated a	at-least one	other cour	ntry than the Ur	nited States, liste	d belov	w and have also	identified	below any	foreign applic	ation for patent or	inventors
certificate, or PCT I	Internationa	Il Application	n, filed by	me or my assig	nee disclosing th	e subj	ect matter claim	ed in this a	pplication	and having a	filing date (1) befo	re that of
the application on v	which priorit	y is claimed	i, or (2) if n	no priority claim	ea, before the fill	ng dat	e or this applical	ION.				
PRIOR FOREIGI	N APPLIC	ATION(S)	1				Date first Lai	d-	Date I	Patented		
Number		untry		Day/MONTH/	Year Filed		open or Pub	lished	01	r Granted	Priority NOT	<u>Claimed</u>
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If more prior foreign	gn applicat	tions, X bo	x at botto	<i>m</i> and continu	e on attached p	age.			ar	-111 04-4		.1
Except as noted be PCT international a	low, I herek	by claim dor	nestic prio	rity benefit und	er 35 U.S.C. 119	(e) or	120 and/or 365(c	c) of the inc	dicated UI	nited States ap	plications listed be	n this
application is in add	ipplications	ilsted above t disclosed i	in such nri	anu, ii tiiis is a or annlications	Lacknowledge ti	he dut	v to disclose all i	nformation	known to	me to be mat	erial to patentabilit	v as
defined in 37 C.F.R	2. 1.56 which	h became a	vailable be	etween the filing	date of each su	ch pric	or application an	d the natio	nal or PC	T international	filing date of this	,
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I hereby declare the	at all statem	nents made	berein of r	mv own knowle	dge are true and	that al	ll statements ma	de on infor	mation ar	nd belief are be	elieved to be true;	and
further that these st	tatements v	vere made v	vith the kn	owledge that w	illful false statem	ents a	nd the like so ma	ade are pu	nishable t	by fine or impri	sonment, or both, I	under
Section 1001 of Tit	le 18 of the	United Stat	es Code a	nd that such wi	Ilful false stateme	ents m	ay jeopardize th	e validity o	f the app	lication or any	patent issued there	eon.
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And I hereby appoi	nt Pillsbury	Madison &	Sutro LLP	, Intellectual Pr	operty Group, 11 a to be directed)	and th	w York Avenue, se below-named	nersons (n rioor, ⊏ of the sam	ast Tower, wa	isnington, D.C. 200 lividually and collec	ous-se ro,
attorneys to prosec	(202) 001-3 rute this and	olication and	to transa	ct all husiness i	n the Patent and	Trade	mark Office con	nected the	rewith and	d with the resu	Iting patent, and I h	nereby
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person/assignee/at	torney/firm/	organizatio	n who/whi	ich first sends/s	ent this case to t	hem a	nd by whom/whi	ch I hereby	declare f	that I have con	sented after full di	sclosure
to be represented u	unless/until								20702	M/ Detriel	Ponetocon	22456
Paul N. Kokulis	- !44	16773	Dale S.		28872		rk G. Paulson		30793 31361	Jack S. Ba	Bengtsson	32456 37087
Raymond F. Lipp	DITT	17519		White, Jr.	32011 28458		phen C. Glazie ıl F. McQuade	;1	31542	Adam R.		41835
G. Lloyd Knight		17698 18781	Glenn J.	. Perry w H. Colton	30368		h N. Morduch		31044	William P.		38821
Carl G. Love		20508	G. Paul		24238		hard H. Zaitlen		27248	Paul L. Sh		36004
Kevin E. Joyce George M. Sirilla		18221		Eccleston	35861		ger R. Wise		31204 -			31710
Donald J. Bird			-	J. Klima	34852	•	M. Finkelstein		21082	Peter Lan		44855
Peter W. Gowdey		25872		. Jakopin	32995	•	hael R. Dzwon		36787	Gene I. S		45140
Alan K. Aldous	,	31905		D. Anderson	33826		eph R. Bond	,	36458		. Calderwood	35468
Jeffrey S. Draege	er	41000		Thomas Faat			n Fitzgerald		32027	Seth Z. Ka		40670
David J. Kaplan		41105		A. Mirho	41199		V. Novakoski		37198	Naomi Ob	inato	39320
Thomas C. Reyn		32488	Kenneth	M. Seddon	43105	Mai	rk Seeley		32299	Steven C.	Skabrat	36279
Howard A. Skais		36008	Steven (C. Stewart	33555	Ray	mond J. Wern	er	34752	Robert G.	Winkle	37474
Charles K. Young	g	39435	Thomas	Raleigh, Lane		Caf	vin E. Wells		43256			
Steven W. Smyrs	ski	38312	Eric S.	Chen /	43542	Vivi	ian S _. Shin		43919			
(1) INVENTOR'S	SIGNAT	URE:	$-\mathcal{R}_{\mathcal{A}}$	t de				Date:	3/	15/01		
` '	Robert	•	-16	7			ADAMS		-7	<i></i>		
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(2) INVENTOR'S	SIGNAT	IIRE:	/ h	TAN				Date:	2	15 01		
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(2) INVENTOR	S'S SIGNATURE:		Van.				Date: 3 15 01			
, ,	Jose		3	P.		PUTHENKU	LAM		'	
		First		Mi	ddle Initial			Fa	amily N	lame
Residence	Beaverton			Or	egon				NDIA	
	City			I	State/Foreign Country			Country of Citizenship		
Post Office Address		20890 NW Trailwalk Drive, #U303, Beaverton, Oregon								
(include Zip Co	ode)	97006								

FOR ADDITIONAL INVENTORS, "X" box \square and proceed on the attached page to list each additional inventor.
See additional foreign priorities on attached page (incorporated herein by reference).
Atty. Dkt. No. PW 0273215

PATENT AND TRADEMARK CASES - RULES OF PRACTICE DUTY OF DISCLOSURE

(a) ... Each individual associated with the filing and prosecution of a patent application has a duty of candor and good faith in dealing with the [Patent and Trademark] Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentability...(b) information is material to patentability when it is not cumulative and (1) It also establishes by itself, or in combination with other information, a prima facie case of unpatentability of a claim or (2) refutes, or is inconsistent with, a position the applicant takes in: (i) Opposing an argument of unpatentability relied on by the Office, or (ii) Asserting an argument of patentability

PATENT LAWS 35 U.S.C.

§102. Conditions for patentability; novelty and loss of right to patent

A person shall be entitled to a patent unless--

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for patent or
- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of the application for patent in the United States, or
- (c) he has abandoned the invention, or
- (d) the invention was first patented or caused to be patented, or was the subject of an inventor's certificate, by the applicant or his legal representatives or assigns in a foreign country prior to the date of the application for patent in this country on an application for patent or inventor's certificate filed more than twelve months* before the filing of the application in the United States, or
- (e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent, or
- (f) he did not himself invent the subject matter sought to be patented, or
- (g) before the applicant's invention thereof the invention was made in this country by another who had not abandoned, suppressed, or concealed it. In determining priority of invention there shall be considered not only the respective dates of conception and reduction to practice of the invention, but also the reasonable diligence of one who was first to conceive and last to reduce to practice, from a time prior to conception by the other.

§103. Condition for patentability; non-obvious subject matter

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made. . . .
- (c) Subject matter developed by another person, which qualified as prior art only under subsection (f) or (g) of section 102 of this title, shall not preclude patentability under this section where the subject matter and the claimed invention were, at the time the invention was made, owned by the same person or subject to an obligation of assignment to the same person.

^{*} Six months for Design Applications (35 U.S.C. 172).